IN THE UNITED STATES OF AMERICA DIST COURT - United States Dist Court DIST. COLLET POR THE EASTERN OF TOHAS EASTERN CLIST OF TEXAS TYLER COLLINTES ... COARIAND WAYNE BAILENTINE US. DISTRICT COURT 7820 Lufkin, 14. 790/ JUN 2 7 2018

1.) BRIAN COLLIER DERECTOR DEPUTYAS CRIMINAL DEPT. OF JUSTICE. 2) STEPHEN BRYANT ASSISTANT WARDEN GIB LEWIS HISECURTY. 3.) KENNETH KENT D=CHERSON PRACT-CE MANAGER GIB buis H/security. Med dopt. 4) JANICE HANSON PHYSCIANS ASSISTANT Gib lewis HISECURITY 5.) MONICA P-CKTHALL = LIVER SPECIALIST UNIVERSITY TEXAS MEDICAL BRANCH GAILBOTON Le.) M-GUEL MARTINEZ = WARDEN MCCONNEIL UNIT. ROGIONAL CLIRECTOR NOW HUNTSUITE TX. 7.) COREY FURR = ASSISTANT WARDEN MCCONNELL UNIT 8.) TANYA LAWSON = PRACTICE MANAGER MCCONNEIL UNIT MEDICAL CLETT. SUITE COMES FORTH IN INdividually AND THEIR

OFFICIAL CAPACITIES, All ARE DEFENDANTS, ACTING UNIDER COLOR OF STATE LAW ...

I JURISDICTION & VENUE

1.) This is A Civil Action Authorized by 42 U.S.C. Section 1983 TO REDRESS THE DEPRIVATION. LINDER COLOR OF STATE LAW, OF ROCHTS SOCURED BY THE CONSTITUTION OF THE UNITED STATES. THE COURT HAS JURISDICTION UNDER 28 U.S.C. Section 1331 AND 1343 (A) (3) PLANTEFF SEEKS-

DECIATORY RELIEF PURSUANT to 28 LISC. SECTION 2001 AND 2302. PLANTIFF CLAIMS FOR INJUNCTIVE RELIEF ARE AUTHORIZED BY 28 U.S.C. Section 2283 & 2284 And Rule 65 OF Federal Rules of CIVIL PROCEELURES. A LOUIS WITH MONEY DANNES.

A. Land Commence

Dection 1391 (B)(2) Because IT IS Where events GiVING RISE TO CLAIM OCCUPED

II. PLANTIFFS

3) COARIAND WAYNE BAILENTINE III IS AND WAS AT All THINGS MENTIONED HERE IN A PRISONER OF The STATE OF TEXAS. IN CUSTODY OF The TEXAS PAINTED THE TEXAS PAINTED THE TEXAS PAINTED TO SECONDAL SERVICE STATE OF TEXAS. FOR ALL THE TEXAS PAINTED THE PROPERTY CONFINED IN ALL ONHIER WHITH PAINTED THE BEAUTH TOWN FROM THE PROPERTY OR.

LITT. DEFENDANTS 3201 FM 929

JETHE OF TEXAS. HE IS RECORDED RESIDENSIBLE FOR THE DESTOF SISTERE

THE DEPT. And RACH INSTITUTE Units Under Its JURISLICATION OF

Smith. Ceib lewis, McConnell Units where PRISONER IS OR has BEEN

MITCOURL MARTINEZ = WARDEN MUDHARI UNIT AU SEGO COREY FURR = ASSITANT WARDEN MUDHARI UNIT AU SEGO SUPERINTENDANTS OF THEIR RESPECTED UNITS, ARE LEGALLY RESPONSING FOR OF THAT PRISON, All HOLDING H-COHEST RANK IN INDIVIDUAL TOR

(CAJACITY)...

TANUA LAWSON: PRACTICE MANAGER MCCONNEIL Unit Medical DEPT.
BOTH FINDINGULAIS DUER See Medical DEPT. OF SAID PRISONS. RESPONSIBLE FOR HEAlth CARE AND Wolfered by State OF TEXAS TO DUER SEE AND PROVIDE HEAlth CARE FOR Those whom State Is Punnishing By Thearceration. A PRISONER Who CAN NOT BY REASON OF DEPERTUATION OF his liberty Care FOR Him Self...
TO MONICA PERSTHAML IS INDIVIDUAL ASSIGNED TO Cheonic Care Patients with Hepatitisc. Employed By State of TEXAS AS Well AS The LINIVERSITY OF TEXAS MEDICAL BRANCH. (To DEAGNOSE - TREAT PRISONERS) RESONSTED FOR EXAMINATIONS. HAS AN AFFIRMATIVE DITY TO PROVIDE REASONABLE ACCESS
TO MEDICAL PROVIDE COMPETENT MEDICAL DECISIONS...

8.) JANIE Esse 9:18-67-00119-RC-ZJA DOCUMENTA Miled DENETAL TPAGE 3 GAVIO REAGEND #: TISO H DOCUMENTA PRICE TO MONITOR HAS REFERRED MY SEIF MULTIABLE TIMES FOR TREATMENT. FAILED TO MONITOR AND FOLLOW THROUGH WITH REFFERRAL OF TREATMENT.

JULIGE, I TESTED POSITIVE FOR HEPC IN "2005" AT FERGUSON UNIT MidWAY TEXAS. While Incarcerated With IN Told. THOSE Who HAVE HEPC ARD PARELED CHRONIC CARE. CHRONIC DEFINED AS MARKED BY LONG. DURATION OR FREQUENT RECURRANCE. (A DISEASE) BeinG Such HAbitUALLY IN lAYMAN TERMS, I WOULD Allege This To be A Serious medical Need So In 2011 While AT PRESTON Smith UNIT LAMESSA TX. TUCJ CAME Thru And Sicenced Up several of Its Immates whom Had HERC. To Take AN experimental drule which was beiNG offord to us whom Qualified FOR TREATMENT. I WAS Notified I Qualified, And Needed TREATMENT. I STEWER A CONVENT FORM, TO FUSURE THEY WOULD NOT be PESP FOR I'll Side EFFECTS OF experimental drule. I Then was Put Theen Medical Preceditions TO INSURE MY HEART, LUNGS WOULD BE STEEN G ENDUGH TO WISTAND CLEUGS I did EKE, CLOST X.RAUS, SONOGRAM ON LIVER, GAVE 13 UTALS OF 6600 Top A Screening. Nearly Passed out due to blood lose. "All done on Smith Unit" Smith Unit Add Seldo. Shurs abount. I'm ShiMed To Gib Kewis Hooth Sec Wood ville TK. All Thought Changerie OF Units. I'm Still Under Cheonic Care With Liver Specialist Monica Pacuthanil @ UTMB. GAIVESTON Tex. Whom I See ON "DMS" DECEIHAL MONITORING SCROEN. TELEVISION. MONICA PICKTHANI has Seen Me SINCE 2009 TILL PRESENT. DURING the PROCESS OF GOING THRU Medical Precedures - POlicys, Tolas A4d Dello Company DELIG DRUG AS EXPERIMENTAL STAGE, cletermine or discover Deuto NOT ONLY CONTRolled levels of Hep C. It Out RIGHT CURRENT it. Redules The bodh of diesense Completely ! So Then clause is Albed FROM EXPERIMENTAL STAGES. (AND A PRICE TAG PARCED DI TREATMENT) So my Point is that long as Treatment was OF W COST To STATE. I reached TREATMENT. NOW that It'S A COST AND BURDEN TO STATE THE DES, LIVER Specialist Come back Telline US We No longer Need TREATMENT.

LIPON Calsenne TV-00119-RC-ZIBE BOKUMENTIL FILED OCIZALBER SAGE LOUI 10 Page HOW LANT AN INFECTIOUS NURSE ON Coils lewis. She Told he exactly what I've Stated. Acourse she Went off the Roward. Due To he Submitting Several Sick REQUEST RECEARED TREATMENT. She CAME TO MY DOOR, THAT AS LONG AS TICI COULD TREAT US LINDER EXPERIMENTAL DEMOS. "THEY WOULD" IF IT Cost The State Money We Would Not Decreve TREATMENT (UNESS 1/2 deal) I'd Also like Courts To Note: I've been Under Monica PICKTHAM CARE FROM 2004 2018. NOT DAKE has she ever Physically examined Me. This Woman has AN excessive Case load, ADDUENTING her from CONDUCTING PROPER MEDICAL CARE. PLANTIFF WOULD Allege TUCT Also EM-DIOYS TACTICS TO DETER FOLKS FROM GOING ON Medical Charl. Such AS JUNE SIM 2017. THRU JUNE 9Th 2017. I WELT ON MEDICAL CHAIN FOR NO REASON AT All. WAS PLACED IN A CELL WITH COAS ALL OND IT. ND RUMINITE WATER IN COLL. Chemical Asserts beened he ALL WIGHT AT DARRINGTON UNIT! (COURTS COULD VIEW GRIEVANIO) PLANTIFF RE-AllaGES AND THICORPRATES by Refrence. I Would State The obvious And Prove To COURTS. That All DeFENDENTS ARE NEGLIGENT BY CISPAYING A DELIBERTE Indiffeence. By DelayING, DenyING OR INTERFERENCE With TROATMENT FOR A Serious Medical Need. I've Submitted Years of Sich Call Address for Stomacho PAIN, cliscomfort, I've had water Letention, Ain in Johnts BONES. Swelling of Stomache. Which Constitutes Center And Municipal Annishment. CLEARLY COURTS CAN See I WAS PUT THEEN NedICAL PROCEDURES leading up to Said TREATMENT. (Unider FAISE PRETENSES) Since I've Never Recieved TREATMENT. I'll Allebe Detendants VIDIATE CRIET UNN. PUNN Shmont Clause of 8th Amend By FAILING To PROVIDE Adequate Medical TROATMENT. Courts would placed to Assert Quality of GAR, Medical Attention that has BOON FURNISHED TO PLANTIFF, While living IN THAT WITH HESC TOTAL OF LO YEARS OR MORE. AS OUT RIGHT DEWAL OF TEATMENT, INTENTIONS Delmi, Criminal IAW 76-78 Crise! WHI PHUNIShmenTS Clause - Standards ambodies broad And Idealishe Comers of Deanty, Civilized Standards

AGAINS Case 19:18-cv-100149-ACMINADOCUMENT 1 BEIGH ON 101/148 Dage 5/61/100 RADEND #: BRINCIPLES CRUEL HUN. PLINNISHMENT EST. CONVERNMENTS OBLIGATION TO PROVIDE MEDICAL CARE for Those Whom it is PUNNISHING by THEARCARATION. AT COMMON LAW the Public is Required to CARD for PRISOHERS, Who CAN NOT BY REASON OF DEPRIVATION OF HIS libERTY, CARE FOR HIM SEIF. AN THINATE MUST Rely ON PRISON Authoritise to TREAT his Medical Needs. IF AUTHORITISE fail to do So, Those Meeds Will be Neldected. IN Whast Cases, Such failure may Actually Reduce Physical TORTURE OR LINGERINGS claris Re-Kemmler-Sipen. The evils OF MOST Immediate Concern to The DRAFTERS OF The Ammendments. In less Serious Cases, Denial OF Medical CARD MAY RESULT IN AMIN AND SHHERING. Which NO OND CAN SHOOT Would Seeve ANY PENDLESICAL PURPOSE. THE INFlictioN OF Such UN-Necc. Suffering Is Colisistant With Contemporal Standards of Decency As MALLIFESTED IN MOLERAL DEGISLATION CONFINED The COMMON LAW. COURTS YOUR CONCLUDED THAT A Deliberate INDIFFERED TO A SERIES Medical Needs OF PRISONERS CONSTitutes UN-Necc. And WINTON INFliction OF PAIN. This is There Whether the Indifference Is manifested by PRISON CLOCTORS, IN Their Restouse To Prisoners March, OR BY PRISON Counsed's IN FITENTIONALLY-DENTING OR DEINITHE Access to CARD, OR INTERPRING WITH TREATMENT. IF the PRESENT STATUS QUO PREVAIS. Thoses NO OND TO IT. Recording Policy and Procedures OF Teles And UTAIR. IN ROCARds TO TROATMENT "SO CURSORY AS TO AMOUNT TO NO TREAT-

MENT AT AIL." RESES TO THIS LEVEL ANCATA V. PEISON HEALTH, SEEN INC 769

F 2d. 700 704 11th Cir 1985. So to close Delay OF TREATMENT FOR

DATECTION SERIORS CONDITIONS Where it is AMARONT That Delay Would

Detrinentally exacerbate The Medical Problem. Delay Is Medically Unit

A Course of Action. Again Plantil Will Alace Istate 8th Amard is Vidated

By Prison officials and DR In Intentionally Densing OR Delay Recess to Medical Care, OR Intentionally Interference will Teathern

Dulo IT Was Prescribed.

IF This case Aller -00319-RG-Zath Doolyment In Filet 061274180 Plage 6 of 19 Pagett # Amerid-UTIDATION IF A STATE elects To IMPOSE IMPRISONMENT AS A PUNNISHMONT FOR for CRIME. I Believe It has AN OBLIGATION to Provide to Pressons IN it's Custods. With A HEATH CARE SYSTEM Which MEETS MINIMA!-Standards of AdeQuacy. As A PART OF that basic Obligation, The STATE and It's AGENCY'S have AN Affirmitive dury To Provide Resonable Access To Medical Case. To Provide Competent, Dilligour Medical Personnel And To ENSURE that Prescribed GRE IS IN Fact Delivered OHLE RENDERED ... FOR DEHIAL OF MEDICAL CARE IS SURELY NOT PART OF ALMISHMENT Which Civilized NATIONS MAY IMPOSE FOR CRIME. HOWEVER When The State Adds TO THIS RISK, AS BY PROVIDING A PHYSCAN Who does NOT Coins Adapte CARE BECAUSE OF AN excessive CASE load, OR THATEGRATE FACILITIES, Then PRISONERS MAN SHIFER FROM A BREACH OF STATES CONSTITUTIONAL CLUTY. PLANTIFF Allelaes 60% OF Texas PRISON PORMENTON his her C. Due To Elbidenic OUTBREAK. IN Which TOOT IS REVOLUBLE FOR DICE TO IMPROVER HANDLING and CARE OF IMMATES Who have HEP C. OSP AROUD INTERING OR EXITING CELLS OF Those Who have documented Hep C. Placines Inhanter @ Risk. I Would the to Ask Courts To order TOCS/UTMB TO THEM DUER OR PROUNTE MO WITH RATINE MEDICAL RECORDS AND RECORDS OF SICK CALL RECORDST. IN Reloards to Stomacho Par UR TERATMENT. AS WELL AS STEP1- STEP2 -CORIEVANIES. IN ORDER TO Show COURTS PATTERN IN COMPLAINTS OF SERIES Leath Issues & Need of Treatment. PRISON OFFICIALS CAN NOT IGALORE A Peddem Duce it is brought to Their Attention. PRISON Officials May TRY To ARDILLE That the PRISON does Not have enough Money To Fix Problem but COURTS CORNERALING DON'T ACCOST HIS DELENSO. This bowle said officials had KNOWLEGERE OF CONDITION AND hume NOT RESOURCED TO IT IN AN RESOURCE MANNER. COURTS USUALLY ACEREE That the Medical Need MUFF be DIE That if Lett LINATERIDED, POSIES] A SUBSTANTIAN RISK OF SERIOUS HARM: Toulow U. Adams 221, F3d 1254, 1258 11th Cir 2000. IN PROVING CLAIMS of Challerage -Indifference) Plantiff bas showed 1) Preson officials Klew Mour A Seasons medical Need Such has Plantiff Having 1690. 2) Prison officials Failed To Revand Remonably To It. ALG A SLOW of NAVLY SUFFERIG. A CONDITION

STGNILL GAS 4/9:18-64:00119-140-72JA DOGUMENTA FIREUTO 6/27/18/18/18/29 # 6f 10 Page 12 / 1/2 UF Character And Socials Path IN Stomache AREA. Thus PROVING Madical -Neldhoence IN it's Purest form. The Park IN Which I Continue to Endure DAILY! Severe Stomache PAIN, Swelling of feet, Palu-Severe discourbert in Boues/Joints. Fluid Retention Stomacle ACOP. FATIGUE. Plantiff Alleges That he has Complained of Severe Stomache PAIN for Less. Due To de Numbers of Herc Plantitis Stonacho Issues here Well area boracle Plantiff-Seeks M.R.I. DR UPBER GI. DN Stomache FROM Dutside ACONCUS. To Prove to Courts Something Is Seriously Wealth With Somerlo, Liver, I've Lived With Daily Paint-I discomfort for years. I've filed Collegances, STON COLL ROQUETT ON Smith Compleus. MCCONNELLUNITS. IN TELES DEST BECATIONS. It's Common Knowledge That HEPC Accordess's to "Liver CANCER" due to SCAPING OF LIVER TISSUE. THE LIVER TUNCTIONS AS A FIRELING SYSTEM OF THE Bally. Ridds/excretes Toxins from body. When liver obesit Finished Parkely. The bad TOLINS WILL POISION The MANDERS TWO MAND GOES - The LIVER WILL INHAMO TILL BUT DUPLIENG. This COUSING DIE to Good to down INTERNALLY. I Live In fear of This Hallering To he, As it clearly did To Think 2013-6-123 COIL HOH SOCIETH COID RENTS UNIT. INMOTE WILL GO AS FAR TO Allege Those who die of complications of there Are Jakobel of abote of AS-HAVING Pershed due to 67Her Conflications. Teles Duly Movibes diepaso, Has No PREVENTIVE Measures or Policys IN Place To Rement The Sporting OF diesease Nor do Their even Proximo V. Hanns for Liver Such as Milli-Mistle. Attached is Hepc Page Passel Out 2-1-18 134 NURO Both Pagez. CLEARLY STATES (STANTONK) OF HEAC. ACKNOWLESCOS TWEE CANCER, CIRCHONS, AND QUEN POTENTIAL OF DEATH. It LEP C EST CHIRESTED NO OND WANTS & THE WHEN C- RS. SING THERE IS A "CUSE" THAT THAT HAVE RISK WARY Life. Medical Records Will Show IN 2005 My LIVER CHZYMO WAS 35 Thorill ALSO Show AN "INCREASE" IN EVERY WOOD TEST WITH AN CHECKEN OF ONE OR TWILE, COMMON husuedice ANGTHING ONER A SO IS BELL MINE IS 3X'S THAT MEN. DALE MUER SUSTAINS SCARING HT TROUBARAGE HARMED. HAVING LINES AN THESE Decumented Years with LEAC. HAVING AB TREATMENT What So RURE HAVING (Been Ilanoeal) As A Human Being, with A Solious Medical Mood. ONE I

Account Case 9:18-cv-00119-RC-ZJH Document 1/2 Filed 06/27/18 (Page 8 of 10 Page D#. 8/A/3 TX Tested me for HEPC IN 2001. DRISK TO COMING TO PRISON (IN 2002) I was Necestive did Not have plug form of Heppitytis. A FACT That CAN Be PROJEH. NOW This is Why Plantit Seeds All Dannages Requested IN COMPLIANTS Thus COMPLIANT HAS BEEN "DN-GOING" FOR YES ...

TV EXHAUSTION OF LOCAL Remodies

Plantiff COARLAND WAYNE BAILENTINE I KLOT8260 Wed THE ACISON CORRELANCE PROCEDURE SUATIABLE AT GiblEWIS AND MICONINET UNITS to they to Solve The PROMEM AND ABJUST WARREN OF SERIOUS Medical Need. DN MAS 21 3017 Plantit CONCLAND W. Bailentine To Assented The FACTS Relating To This COMBUT. ON MAI 25, 2017. PLANTIFF GOT RESOURCE BACK- LY PROCESSED, beiNG dewood Access to Dealess Carrevance (Same ON Step 2) All GRADIANCES & Sich Call Books WAS ATTAILLED to 1983 COMPLANT, WHEN ON AUG 10th JUST. DIANTITH RENDERSE All Necc. Motions \$ 1983 To LAN LIBERRY OFFICER BRANKI SKROBARCEK. To GO WI 6 MONTHS TENSACTION OF TENSFERRED ACCOUNT. It Never much it To -TYLER COUNTY, WOODVILLE TR. "Shryl BURDS" dist Clerk. Not hed my mother COURTS WOULD RECIEVED 1983 COMPLETE, Obstanctus My ACLOSS TO COCCETS. JOIATING My 151, 5th, 16, 1474, Amend RIGHTS. My Confidential Records Stolell, MISPIRED MISHAUDED All IN ACT TO PROVENT PHATIFF ACCESS TO CONSTS. 10) Plantiff Realleges And INDRADRATES by Refrence Sil Above To Be GREGET. II) The Deliberate Triditteence to Medical Medical Medical Medical Photology Canciland WAYNE BALLEHTING III RIGHTS AND CONSTITUTED CENTER AND CHIEF AND CONTRACT AS WELL As a CLEAR Medical Nacolhaence. Unidea 8TH 1476 Amound to The United States Coust. DO THE PIANTIFF HAS NO PLAIN, ADEQUATE OR COMPLETE REMEDY AT law to Redeess The WRONGS, described Here IN PlANTIFF HAS BEEN AND WILL CONTINUED TO GO IRREPARABLES THISURED BY CONDUCT OF DEFENDANTS UNIESS THIS COCKETS GRANTS DECLARAGE And Julictive Relief. Which Plantiff Seeks ... 130) Wherefore, Plantiff Respectfully PRAUS that The Courts enter Judgement CORANTING PLANTIFF: A DELARATION That The ACTS AND DMISSIONS described here IN

Usolated DIANTIHE RICHTS UNLIER BUSHINGH AND PAUL PAUL OF the UNITED STATES.

14) A Passers 18-6v-00119-1804ZAHO Diocument/AC Filed 00/27/18/ Page 9 01/10 Page 10/10 TO PENULE The treatment Preximiled byon IN 2011. Here Treatment to Plantite BRAN COLLER TO IMPENEUT POLKY TO FISURE TREATMENT TO JUNGES Who CATCH HERC While INCARCERATED OR NEEDS IT. AS WELL AS All Records be TURNED OVER OF MODICAL BECORDS, SICK CALL BEGGEST, CORIEVANCOS OSA SIACO All WAS Stolen ALLO 10 TO JOTT FROM PHATIFF BY LAW LIBRARY: BRACKY SKEEDEREN WARRENS Inclement Policy To Issue Sill Kits, ClerunG Supplies When IN-MAKES WILDCHMENTED HERC EXIT COILS. AND DUNNIED BY NEW THATES. PRISE TO INSERTIGE NOW HUSING NO CLOMICALS ARE PASSED OUT NOR PROPER CLOWING OF Soils Movitored JUSIST DES PAS Liver Secrets To Follow W AND Proxicine teamons for serious medical Needs That have A luce No -ROMON Should like be RISHAD When These A Medical Gues for Hepc. 15.) ComPerson bear Pamales IN AMOUNT OF & MAXIMUM - ACOUNT CACH DEFECT. 16) PLINITIVE DAMKIES IN AMOUNT OF & MANIMUM - ACHINST EACH DEFENDANT. 11.) A JURY TRIDI ON All ISSUES HRIABLE BY JURY. 18.1 Plantites Cost Tu Suite And langer Lee ... 191) ANY Additional Deliet This Court Deem JUST PROJER, And EQUITABLE. Restartfull Submitted Consumit W. Ballentine # Dated 2.14-18 30x 5. Emet De 1567826 moved to New YNIT Brewille VC TYIOZ Vertication: I have food the Foresing Compliant and hereby Jazify that the Motter. Alleged There III ARE TRUE, excust AS to Mothers Alleged ON Internation and Betel And As to Those I believe Thom to be Telle = Coentry Under Penalty of Aboutly that The Exprones IS TRUE AND CORRECT. EXCUTED AT BERNILL TO ON 2-14-18 Constant Intology Bollenthu III 1807820 CARLAND BOILENTHR 1567826 A (FRED Hylles UNIT 3201 FM 929 GONESUIVE TX. TUSYT

MR. CORCLAND BAILENTANE # 1807826
BACK FM 929
GARGEVINE TW. 716597

LUPIAN TX, 75901

